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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/758,957	01/11/2001	Robert N. Hanson	346715-0611	9648
48329	7590 03/10/2006		EXAMINER	
FOLEY & LARDNER LLP		EPPERSON, JON D		
	GTON AVENUE		LDT LDTT	D. DED 197 (DED
26TH FLOOR			ART UNIT	PAPER NUMBER
BOSTON, MA	A 02199-7610		1639	

DATE MAILED: 03/10/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		09/758,957	HANSON ET AL.				
	Office Action Summary	Examiner	Art Unit				
_		Jon D. Epperson	1639				
Period fo	- The MAILING DATE of this communication or Reply	appears on the cover sheet wi	th the correspondence address -	•			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REICHEVER IS LONGER, FROM THE MAILING nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Openiod for reply is specified above, the maximum statutory per ret to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the meet patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re- tiod will apply and will expire SIX (6) MON atute, cause the application to become AB	CATION.  cply be timely filed  ITHS from the mailing date of this communicat  ANDONED (35 U.S.C. § 133).				
Status							
1) 又	Responsive to communication(s) filed on 03	3 January 2006.					
2a)□	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.						
3)	, <del></del>						
	closed in accordance with the practice unde						
Disposit	ion of Claims						
4)⊠	☑ Claim(s) <u>63-70</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠	Claim(s) <u>69 and 70</u> is/are allowed.						
6)⊠	Claim(s) 63-66 and 68 is/are rejected.						
7)🖂	Claim(s) <u>67</u> is/are objected to.						
8)□	Claim(s) are subject to restriction and	d/or election requirement.					
Applicat	ion Papers						
9)[	The specification is objected to by the Exam	iner.					
10)	The drawing(s) filed on is/are: a) a	accepted or b) objected to t	by the Examiner.				
	Applicant may not request that any objection to t	the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the corr	rection is required if the drawing(	s) is objected to. See 37 CFR 1.121	1(d).			
11)	The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.				
Priority (	ınder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for forei ☐ All b)☐ Some * c)☐ None of:	ign priority under 35 U.S.C. §	119(a)-(d) or (f).				
·	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the p	riority documents have been	received in this National Stage				
	application from the International Bure	• • • • • • • • • • • • • • • • • • • •					
* 5	See the attached detailed Office action for a I	list of the certified copies not i	received.				
			•				
Attachmen							
1) D Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) /Mail Date				
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/	08) 5) 🔲 Notice of In	formal Patent Application (PTO-152)				
Pape	r No(s)/Mail Date	6) Other:	<u> -</u> ·				

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### **DETAILED ACTION**

## Request for Continued Examination (RCE)

1. A request for continued examination (RCE) under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection (e.g., see 1/3/06 Response). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/3/05 has been entered. Claims 15, 55, 56 and 58-62 were pending. Applicants canceled claims 1-62 and added claims 63-70. Therefore, claims 63-70 are pending and active in the instant application. An action on the merit follows.

Those sections of Title 35, US code, not included in the instant action can be found in previous office actions.

## Withdrawn Objections/Rejections

2. All previous rejections are withdrawn in view of Applicants' amendments and/or arguments.

## New Rejections

## Claim Rejections - 35 USC § 112

3. Claims 63-66 and 68 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably

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convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a new matter rejection.

The specification as originally filed does not provide support for the invention as now claimed. The specification as originally filed includes only  $\underline{two}$  specific structures that would read on the presently claimed generic (i.e. Figure 9, bottom two compounds). This is deemed to be insufficient support for the newly recited generic that encompasses a wide variety of compounds outside of those compounds presented in Figure 9 (please note that generic formula II does not appear anywhere in the specification and/or the original set of claims). For example, none of the figures provide support for the ring structure wherein X = CH. Figure 10 shows the nitrogen atom adjacent to the ethylene group (i.e.,  $-CH_2CH_2-\underline{NC}_5H_9-CH(R)-CO_2H$ ), not the carboxylic acid as currently claimed (i.e.,  $-CH_2CH_2-C_5H_9N-CH(R)-CO_2H$ ).

Furthermore, formula (II) recites substituted phenyl for R<sub>10</sub> and R<sub>11</sub>, but figure 9 provides just one example of a substitution (i.e., a "F" atom at the para position for ZHN-94, GBR 12935 is not substituted). Thus, the specification fails to provide support for the infinite number of substitutions that are currently claimed. For example, Applicants fail to provide any "identifying" language that would encompass the claimed genus (e.g., Applicants do not state in the specification that a "halogen" can be substituted at the *ortho, meta and para* positions). For example, in *In re Grimme, Keil, and Schmitz* 124 USPQ 499 (CCPA 1960) the Court held that naming one member of a chemical genus (i.e., a single species) is not, in itself, proper basis for a claim to an entire chemical genus <u>unless</u> the genus is sufficiently <u>identified</u> in the application <u>by other appropriate language</u> (e.g., see *In re Grimme, Keil and Schmitz* 124 USPQ 499, 501) ("On the other hand, in the case of a small and closely related group such as the halogens, *the naming* 

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of the group should ordinarily be sufficient since nothing of consequence would be added by also naming each of the well known members of the group"). Here, Applicants failed to "name the group" and thus do not provide any "identifying" language (e.g., halogen) that would support the claimed genus. Therefore, the disclosure of a single species (i.e., the "F" atom) in the ortho, meta and para positions of the phenyl rings fails to satisfy the test set forth in In re Grimme, Keil and Schmitz; see also Purdue Pharma L.P. v. Faulding Inc., 230 F.3d 1320, 1326, 56 USPQ2d 1481, 1486 (Fed. Cir. 2000) wherein the CAFC stated, "Ruschig [referring to In re Ruschig 379 F.2d 990, 154 USPQ 118 (CCPA 1967)] makes clear that one cannot disclose a forest in the original application, and then later pick a tree out of the forest and say "here is my invention." In order to satisfy the written description requirement, the blazemarks directing the skilled artisan to that tree must be in the originally filed disclosure.").

### Allowable Subject Matter

4. Claims 69 and 70 are allowed. Furthermore, claim 67 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jon D Epperson whose telephone number is (571) 272-0808. The examiner can normally be reached Monday-Friday from 9:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Wang can be reached on (571) 272-0811. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-1600.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications

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may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jon D. Epperson, Ph.D. March 5, 2006

JON EPPERSON, PH.D. PATENT EXAMINER

PAIENT EXAMINER